

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

April 22, 2002

DIVISION ONE

B150326 People v. Ernest Lee Townsend (Not for Publication)
B155547 In re Ernest Lee Townsend on Habeas Corpus

The appeal is dismissed. The petition for writ of habeas corpus is denied.

Ortega, Acting P.J.

We concur: Vogel (Miriam A.), J.
 Mallano, J.

DIVISION TWO

Court convened at 9:00 a.m.

Present: Boren, P.J., Nott, J., Ashmann-Gerst, J. and Joyce Hatter, Deputy Clerk.

Each of the following:

B148555 People v. Meyer
B149438 People v. Randall
B153097 People v. Cisneros
B147669 People v. Johnson
B154249 People v. David L.
B153754 People v. Navarro
B151004 People v. Oscar R.
B150076 People v. Rea
B151076 DCFS v. Alicia I.
B156127 Alfred V. v. S.C.L.A.
B150869 DCFS v. Ron A.
B152328 DCFS v. Loretta S.
B154925 DCFS v. Anthony D.

Argument waived, cause submitted.

DIVISION TWO (Continued)

B152258 Moss
 v.
 O.E. Clark Paper Box

Merits:
Argued by James Stoneman, II for appellant and by Christopher Carlton for respondent. Cause submitted.

B147551 People
 v.
 Martinez

Merits:
Argued by Catherine Okawa Kohm, Deputy Attorney General for respondent and by Yvonne D'Saachs for appellant. Cause submitted.

B145073 People
 v.
 Kim

Merits:
Argued by Karen Bissonnette, Deputy Attorney General for respondent and by Dennis Fischer for appellant. Cause submitted.

B144698 Jimenez, et al.
 v.
 DeLaRosa
 Santo Tomas Clinic

Merits:
Argued by Naris Khalatian for appellants and by Michael O'Flaherty for respondent DeLaRosa and by Terry Kesinger for respondent Santo Tomas Clinic. Cause submitted.

DIVISION TWO (Continued)

B148865 Cortes
 v.
 Compton Unified School District, et al.

Merits:
Lisa Brown appearing for respondent and there being no appearance by
appellant. Argument waived, cause submitted.

In open court Presiding Justice Boren vacates the submission of Cortes v.
Compton Unified School District, et al. Appellant Freddy Cortes is now
present and ready to present oral argument.

B148865 Cortes
 v.
 Compton Unified School District, et al.

Merits:
Argued by Freddy Cortes for appellant in propria person and by Lisa
Brown for respondent. Cause submitted.

Court recessed.

Court reconvened at 12:45 p.m.

Present: Boren, P.J., Nott, J., Ashmann-Gerst, J. and Joyce Hatter, Deputy Clerk.

B156383 California Department of Motor Vehicles
 v.
 Superior Court, Los Angeles County
 (The People, r.p.i.)

Merits:
Argued by Jessica Frazier, Deputy Attorney General for petitioner and by
Shirley Sun, Deputy District Attorney for real parties in interest. Cause
submitted.

DIVISION TWO (Continued)

B152141 Stryker
v.
Antelope Valley Community College District, et al.

Appearances:
Lawrence Rosenzweig for appellant and by Mary Dowell for respondents.
Argument waived, cause submitted.

Court adjourned.

DIVISION THREE

B149249 M.T. Shoraka et al. (Not for Publication)
v.
Associated International Insurance Company

The judgment is reversed. Appellant(s) to recover costs.

Kitching, J.

We concur: Croskey, Acting P.J.
 Aldrich, J.

B151146 People
v.
Hugo C.

Filed order denying petition for rehearing.

B149197 People (Not for Publication)
v.
Jose Francisco Jovel

The judgment is affirmed.

Klein, P.J.

We concur: Croskey, J.
 Kitching, J.

DIVISION FOUR

B144156 People v. Crayon (Not for Publication)

The trial court shall modify the abstract of judgment to indicate the following sentence in count 1: five years in state prison for violation of section 211; a consecutive sentence of 25 years to life in state prison under section 12022.53, subdivision (d); stayed enhancements under sections 12022.7 and 12022.5, subdivision (a)(1); and four stayed enhancements under section 667.5, subdivision (b). The judgment of conviction is otherwise affirmed.

Epstein, J.

We concur: Vogel (C.S.), P.J.
Hastings, J.

DIVISION FIVE

B146841 David Scott Bateman (Not for Publication)
v.
Allstate Insurance Company

The judgment is reversed. Appellant(s) to recover costs.

Mosk, J.

We concur: Turner, P.J.
 Grignon, J.

B146376 Theodore Lettelleir, Jr. (Not for Publication)
v.
Patricial Lettelleir

The judgment is affirmed. Respondent(s) to recover costs.

Mosk, J.

We concur: Grignon, Acting P.J.
Armstrong, J.

DIVISION FIVE (Continued)

B150726 The People ex rel. Department of Corporations (Not for Publication)
v.
Speedee Oil Change Systems, Inc. et al.
Gary Burch et al

The judgment is affirmed. Respondents to recover costs from interveners.

Turner, P.J.

We concur: Grignon, J.
Mosk, J.

B149023 Lazar Fell et al. (Not for Publication)
v.
John Astalis

The judgment is affirmed. Respondent(s) to recover costs.

Armstrong, J.

We concur: Turner, P.J.
 Mosk, J.

B148550 People (Not for Publication)
v.
Phillip T. Young

The judgment is affirmed.

Armstrong, J.

We concur: Grignon, Acting P.J.
Mosk, J.

DIVISION FIVE (Continued)

B149456 People (Not for Publication)
v.
Terry Allen Zogg

The penalty assessment imposed by trial court is reversed. The judgment is affirmed in all other respects.

Turner, P.J.

We concur: Armstrong, J.
 Mosk, J.

DIVISION SIX

B146304 People
v.
Bagheri

Filed order denying petition for rehearing.

B151527 People (Not for Publication)
v.
Aguilar-Sandoval

The judgment is affirmed.

Coffee, J.

We concur: Gilbert, P.J.
Yegan, J.

B153948 Lopez
v.
Ortiz, et al.

B154130 Lopez
v.
Ortiz
Estate of Louis Estrada Ortiz

Filed order consolidating above captioned appeals.

April 22, 2002-Continued

DIVISION SIX (Continued)

B150791 People (Not for Publication)
v.
Rattana Lor

The judgment is affirmed.

Coffee, J.

We concur: Gilbert, P.J.
Yegan, J.

DIVISION EIGHT

B150309 Janet Gills (Not for Publication)
v.
Great Central Transport, Inc. et al.

The judgment is reversed. Gills is to recover her costs on appeal.

Boland, J.

We concur: Cooper, P.J.
Rubin, J.

B147001 Charlene Butler et al. (Not for Publication)
v.
Dorothy Terry

The judgment is reversed and the cause is remanded with directions to the trial court to enter a new default judgment in accordance with the evidence Butler presented at the default prove-up hearing on October 24, 2000. Butler and Nero are to recover their costs on appeal.

Boland, J.

We concur: Cooper, P.J.
Rubin, J.